THE COURTS.

The Abortionist, Ann E. Byrne, Admitted to Bail-Stokes' Counsel-What Constitutes Ownership in Stolen Coupons-Important Decision-Business in the General Sessions.

> SUPREME COURT-CHAMBERS. Decisions.

Becisions.

By Judge Brady.

John Neal et al. vs. Adolph Boet et al.—Judgment
for the plaintiff on the demurrer.

In the Matter of the Commissioners of the Central
Park.—Order settled.

In the Matter of the American Insurance Company of New York.—Granted.

By Judge Leonard.

Miller vs. Miller.—Granted.

By Judge Ingraham.

Reynor et al. vs. Benedict et al.—Memoranda for
counsel.

On Thursday, May 30, 1872, Court will be held from lon A. M. till twelve M., when nothing but ex parte pusiness will be heard.

COURT OF OYER AND TERMINER. Ann E. Byrne Admitted to Bail.

Before Judge Ingraham. This Court yesterday, on application of Mr. Wil-Howe, admitted Ann E. Byrne to ball in \$2,000. It will be remembered that she was convicted of manslaughter by abortion, and a new trial granted by the Supreme Court General Term. The bail was allowed on the ground that the District Attorney had not appealed to the Court of Appeals, and that the principal witness against her could not be found. Mr. Isaac Kropp, of 135 Clinton street, became her bondsman.

Stokes' Counsel. Mr. John D. Townsend has been added to the Btokes' counsel. His lawyers now are John Mc-Keon, Lyman Tremain, Henry Daily and John D. Townsend. They say they will be ready to go on with the trial on the third Monday of next month.

What Constitutes Ownership in Stolen Conpons-Impartant Decision.

Before Judge Gross.

Ralph Dawson vs. Morton, Bilss & Co.—In this case—one of considerable importance to the banksome days in its trial—Judge Gross has delivered the following ing and commercial interests, and which occupied

This action is brought to recover from the defendants the value of fourteen coupons, each for \$30, gold, due January 1, 1972. From the evidence it appears that the plaintiff was the owner of fourteen bonds, with coupons attached, issued by the Union Facilic Company. The coupons were payable half yearly. On the atternoon of the 2d of January, 1872, the plaintiff haveling cut the January coupons from said bonds, and while on his way to obtain the money therefor, they, with others, were stolen from him. The defendants are the financial agents in this city of the Union Facilic Eastead Company. To then the plaintiff repaired on the many the following the first of the coupons should be actively the coupons are the financial agents in this city of the Union Facilic Eastead Company. To then the plaintiff repaired on the maximum the coupons will be a supplied to the coupons of the coupon

as follows:— The Union Pacific Railroad Company will pay to bearer, at their office in the city of New York, thirty dollars on the first of January, 1872, being the interest due that date on the bend numbered 24,468.

On the back are the words "thirty dollars, payable in United States gold coin."

Interest die first of January, 1872, being the interest die that date on the bond numbered 23,408.

On the back are the words "thirty dollars, payable in United States gold coin."

It appears in evidence "that there became due and payable every half-year about eight hundred thousand of these coupons; that they are purchased and dealt in among bankers, brokers and others, like government bonds and coupons, and pass from hand to hand as gold. The case of Murray vs. Lardner 2d Wallace, p. 110 was an action brought to recover three coupon bonds of \$1,090 cach, issued by the Camden and Amboy Rallroad Company. They were payable to beaver, and had been stolen from an iron sate in Landaer's office, in Philadelphia, on the night of the 23d of February, 1850. The their was discovered on the 25th of February, 1850. The their was discovered on the 25th of February, 1850. The their was discovered on the 25th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. The heins of the 18th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For heins published on the 28th of February, 1850. For he

tiff could show that the defendants purchased with a knowledge of the robbery, or with the means of knowledge at hand, which they intentionally avoided."

From these decisions it would follow that if Cantoni & Barling purchased these coupons in the ordinary course of business, without notice of their having been stolen, and no action could have been maintained against them, that certainly no action could be maintained against them, that certainly no action could be maintained against them, that certainly no action could be maintained against them, that certainly no action could be maintained against them, that certainly no action could be maintained against them, and the following the second of the Union Pacific Railroad Company in this city for the purpose of redeeming and paying these coupons upon presentation. The defendants stand to all intents and purposes in the same position as a bank whose bills are presented at their counter for redeemption. The bank could not refuse to redeem and pay its bills because they had been stolen, the hands of a long fele holder he would be outlied in direction of the counter of the stolenger of the stolenger

A Brutal Assault Upon an Officer-The Assallant Sent to the State Prison for Ten Years.

Before Recorder Hackett. The trial of Edward Keeler, charged with beating Officer Bernard Tully with a club on the 25th of February, intending to kill him, was concluded yes-

terday.

The prisoner testified in his own behalf, and said that when the officer came into the saloon to arrest that when the officer came into the saloon to arrest him he used vile language and drew his pistol, whereupon he (Keeler) hit him two or three times with a club, but did not intend to kill him. In reply to questions put to him by Mr. Fellows Keeler denied that he was ever convicted in the General Sessions or served a term in the State Prison.

The District Attorney called Captain Uliman to prove this fact, but the Court was compelled by the provential of a w to refuse the admission of the evidence, the presenting attorney having asked the prisoner lateral matter.

Colonel Fellows, in his address to the means the succession upon the lateral matter.

the question upon a cross-examination of a content matter.

Colonel Fellows, in his address to the jury, paid a handsome tribute to the general efficiency of the police force, and catled upon the jury to protect them from the murderous actuacks of such raffiants as Recler was proved to be by the cyclence.

The jury rendered a verdict of grainly of an assault and battery with intent to kill, and the Recorder sentenced him to the State Prison for ten years.

A of times and the formula to the state Prison for ten years.

A "Time" and "Eternity" Case. Nora Flanigan was tried upon a charge of stealing

a gold watch and \$200 in money from Gilbert W. T. Jones, a professor of music, on the 20th of April, at the Madison Avenue Hotel. Mr. Howe subjected the professor to a searching cross-examination, and among the questions propounded were whether he (the professor) took her to a house in Twelfth street and seduced her. The complainant declined to answer, but did admit that he gave her his photo-graph.

answer, but did admit that he gave her his public graph.

The girl in her testimony narrated the circumstances under which she became intimate with the professor while chambermaid at the hotel.

The story of the accused was so frankly told that District Attorney Fellows said he would not feel justified in pressing the charge. "Nora," said the prosecuting officer, "confesses that she is ruined for all eternity, and as the professor lost his watch, his misfortune extended only to time." The Recorder coincided with Mr. Fellows, and so did the jury, for a verdict of acquittal was promptly rendered.

Burglary.

Burglary.
Cornelius O'Brien pleaded guilty to an attempt at Burglary. burglary in the third degree, the charge being that on the 9th of May he burglariously entered the clothing store of Barnum & Co., Chatham street. Two years in the State Prison was the sentence.

Acquittals.
Robert Heron, jointly indicted with James Halloran for an alleged robbery said to have been committed upon Edward Vanoppeuse, was tried and acquitted, the complainant failing to identify the accused. ccused. Robert Bowles, a seaman, was tried for carrying Robert Bowies, a seaman, was tried for carrying a singshot secreted on his person with intent to use it. He was arrested by Officer Sullivan. Mr. Hummel called the accused to the stand, who satisfied the Court and jury that he obtained possession of it the night of his arrest from a man who had beaten him severely. The jury rendered a verdict of not will severely.

COURT CALENDARS-THIS DAY.

COURT OF COMMON PLEAS—Part 1—Held by Judge Loew.—Nos. 1268, 1056, 2074, 1054, 1537, 1057, 68, 506, 2080, 1473, 1618, 1514, 626, 1239, 374, 1620, 1166, 1500, 1632.

MARINE COURT-GENERAL TERM.-Calendar continued.
SUPREME COURT—CIRCUIT—Part 1—Held by Judge
Van Brunt.—Nos. 649, 1701, 853, 1215, 711, 1251, 1289,
991, 2693, 1615, 1553, 1773, 1787, 1793, 1795, 1895, 1809,
1811, 1813, 1819.
SUPREME COURT—CHAMBERS—Held by Judge
Leonard.—Nos. 48, 49, 62, 67, 80, 106, 124, 127, 131,
132, 133, 134, 149, 143, 144, 146, 147, 149, 150, 151.
Call 152.
COURT OF GENERAL SUSSIONS—Held by Judge

132, 133, 134, 149, 143, 144, 146, 147, 149, 150, 151, Call 152, Court of General, Sessions—Held by Judge John K. Hacketi.—The People vs. Peter Woods, Patrick Caikins, William Wren and Patrick Carr, rape; Same vs. Henry Rollburgh, rape; Same vs. Thomas Christie, burglary; Same vs. William Shannon, burglary; Same vs. Patrick Carr and William Wren, burglary; Same vs. Patrick Carr and William Wren, burglary; Same vs. James Watson, forgery; Same vs. Philip Guidelsch, felonious assault and battery; Same vs. Thomas Farrell, felonious assault and battery; Same vs. William Frazer, grand larceny; Same vs. James Hughes, grand larceny; Same vs. James Hughes, grand larceny; Same vs. John Edwards, larceny from the person; Same vs. Patrick Dalton and William Creighton, Inrecny from the person; Same vs. John Peterman, assault and battery.

COURT OF APPEALS. Decisions.

ALBANY, May 28, 1872.
The following decisions have been rendered in

The following decisions have been rendered in the Court of Appeals:—

Judgments affirmed, with costs—Laning vs. The New York Central Railroad Company; Erickner vs. Same; Reating vs. Same; Sheridan vs. Andrews; O'Rliey vs. McChesney; Eighth National Bank vs. Fitch, Sherin, &c.; Southwick vs. Southwick.

Judgments reversed and new trials granted, costs to abide event—Delevan vs. Duncan; Railroad Company; Jones vs. Schreyer.

Judgment of the Supreme Court at General Term reversed, and judgment on the report of referce, so far as it adjudges that the plaintiff is not entitled to the reversal or extension of the lease as demanded, affirmed with costs in this Court and in the Court below—The Western Transportation Company vs. Lausing.

Judgment modified by striking out the extra allowance of costs, and as modified affirmed without costs in this Court to either party—The Onelda National Bank of Utica vs. Stokes.

Judgment of the Supreme Court of General Term reversed, and judgment on report of referce affirmed, with costs—Dininny vs. The New York and New Haven Railroad Company.

Motion denied, with \$10 costs—Solon vs. McConville.

Court of Appeals Calendar.

Court of Appeals Calendar.

ALBANY, N. Y., May 28, 1872. The following is the Court of Appeals calendar for May 29:—Nos. 331, 281, 333, 240, 804, 53, 330, 259. **OUEENS COUNTY ALLEGED MURDERESS.**

Mrs. Fowler on Trial-"I'll Give Von Arsenic When You're Sick"-The Testimony Taken Yesterday-Sister Swear-

ing Against Sister-Joseph's Fears.
At ten o'clock yesterday morning Judge Barnard convened the Special Term of the Queens County Oyer and Terminer for the trial of Hannah Ann Fowler, of North Hempstead, charged with the murder of her Husband, Joseph, by administering arsenic on the 8th of November. The tragedy was at the time characterized as a free love affair, from the fact that Hannah Ann and Joseph's half-brother, George, were, it was rumored, on intimate terms. At the instigation of Joseph's bother, Harvey, the body was exhumed, and Professor Draper employed to make an analysis of the intestines. After a careful examination Mr. Draper reported to Coroner Hicks that he had found arsenic in the stomach, and on this the Grand Jury found an indictment against Hannah Ann for murder in the first degree. George Fowler was jointly indicted, but subsequently a separate indictment was found against Hannah Ann.

THE OPENING PROCEEDINGS. District Attorney Downing and John II. Anthon, for the people, and Samuel D. Morris, Judge Covert and Alexander Hagner, for the prisoner, took seats at the lawyers' table, while the Sherif brought in Mrs. Fowler. She was dressed in mourning, her face covered by a heavy vell. The District Attorney informed her of the nature of the charge, and Mr. Morris interposed a plea of Mrs. Fowler is a woman of about twenty-seven years of age, with a well rounded form and rather attractive face. Mr. Morris hinted that he was hardly ready to proceed, and this led

that he was hardly ready to proceed, and this led to a personal tilt between himself and Mr. Downing. The Court could see nothing to warrant an adjournment of the case, and County Clerk Sutphin proceeded to call the jury.

THE TESTIMONY.

At a little after one o'clock District Attorney Downing opened for the prosecution. He was quite brief in citing the peculiar phases of the case. Dr. Frost was the first witness, and he testified principally to having extracted the stomach, liver and kidneys; he kept the stomach two weeks before delivering it to Prof. Draper.

Coroner Hicks detailed the circumstances of the case, and the inquest held by him.

Prof. Draper was the next witness. He testified as follows:—I hold the position of the Chair of Chemistry in the University Medical College; the stomach of Joseph Fowler was analyzed by me, I received the liver and kidney January Sth; they were kept in a room to which no one has access but myself; the examination was commenced January 16; I commenced first by the contents of the stomach, in distilled water, and found arsenic; I found in the distilled water, and found arsenic; I found non-tenth of a grain in the first solution, one two-hundredth of a grain in the start solution, one two-hundredth of a grain in the third, thus proving the presence of arsenic; I found a great quantity of arsenic in the liver; the total amount in the liver was six grains and seven-tents of a grain; the amount in each vessel was one two-hundredth of a grain; the symptoms of polsoning by arsenic vary greatly; a person may die suddenty, or he may live for years, but in the end die from the effects of the dose. On the cross-examination the Professor stated that he believed the arsenic to have been administered but feet the feet administered to have been administered but feet.

go into Joseph's room for several hours; she didn't speak to me when she came in; after being in the house two days she became very ugly to him; she gaw Joseph jelly after I had gone out; it made him nauseous; on Saturday she gave him onion syrup; I objected, and we quarrelled; I took the syrup away from her; I gave him a spoonful, and he wanted to know what I had given him, as he was burning inside; his throat swelled up; Hannah Ann threatened to cut Joseph's throat; she said she would kill them that owned the property, and then she would have all; she did not go near him when he was dying; she wouldn't believe it; he was complaining for weeks before he was taken sick.

The investigation will be continued to-day.

THE EVANS-BRETTS MURDER.

Able Arguments of Counsel for the Prisoner and the People-Mr. Howe Submits Nine Propositions To Be Charged Upon-Verdict, Guilty of Manslaughter in the First Degree.

Roger Bretts by stabbing him with a knife, in Roosevelt street, in April last, and which occupied the whole session of the Court of Oyer and Terminer-Judge Ingraham presiding—on Monday last, was resumed and concluded yesterday. The now convicted man, Evans, is not more than twenty-two years old, but, as it appeared from the evidence, was long the companion and associate of idle, dissolute and reckless young men. On the night of the murder of Bretts he was intoxicated, and in the usual mood engendered by maddening drinks, and unhappily for the poor victim of his passions, he (Bretts) crossed his path. A word, a stab, and Bretts, in a week after, was another sacrifice to the lawlessness and disregard of life which pre-vail among the class to which the prisoner belongs. Circumstances favored the prisoner on his trial very much, or the result to him would have been much more heavily felt. He was most ably defended by Mr. William F. Howe, who succeeded in shielding him from the verdict which the District Attorney as ably contended for-murder in the first degree. The jury took a merciful view of the case and returned a verdict of manslaughter in the first degree, and the learned and element Judge, on ac-count of his youth, sentenced him to the lowest penalty—ten years.

The following is a report of yesterday's proceed-ings:—

penalty—ten years.

The following is a report of yesterday's proceedings:—

ARGUMENT FOR THE PROSECUTION.

Assistant District Attorney Sullivan addressed the jury for the prosecution. He said in order the better to understand the testimony he paid a visit to the scene of the murder, 10 Roosevelt street. It was a six story brick tenement, with a drinking saloon in the basement, where the prisoner was first noticed the evening of the murder, and up stairs apparently a family in every room. The neighboring houses were of a similar kind, tenements interspersed with drinking saloons, apparently of a low character, and hanging around them he noticed groups of men who looked as if they belonged to the loafer class. Some of the basements were drinking saloons, and in these underground places the ruffing saloons, and in these underground places the ruffing saloons, and in these underground places the ruffing saloons, and in the sunderground places the ruffing saloons of the day. Counsel then drive the day of an oath, she was in that condition which, as it appeared, made it a thing entirely out of the question that anything could be sworn to of which she was not perfectly certain. Counsel then went over the details of the murder, dovetailing one piece of evidence with another, and bringing the guilt irresistibly home to the prisoner. Alice Colbert sat in Court, with a fixed and horrified expression of the eye

District Attorney Sullivan prayed for sentence on the verdict.

The prisoner, in reply to the interrogatory, said, "I am not guilty of de stabbia'; I was up de Bowery when he was killed."

Judge Ingraham—I'm told in your evidence some things that were certainly not true. The jury took a mild view of the case, or your life might have been forfeited. I have no discretion except to affix the penalty of the law to your crime. I might send you to the State Prison for life; but you are a young man and may reform; one habit you have, that of frequenting drinking saloons, which led you to the commission of the crime. It is to be regretted that all the occurrences of this kind are committed by young men. I do not intend to infict the utmost penalty of the law in hope that when you are discharged from prison you may reform.

The sentence of the Court is that you be in

The sentence of the Court is that you be imprisoned in the State Prison for ten years, with hard labor.

An Educated Gentleman Takes Poison-Interesting Letters to His Father and Children.

On Monday afternoon Coroner Young received information that Mr. John W. Bushnell, a man some forty years of age, who had boarded at 134 Hudson street for the last eight months, had been found dead in bed, but no suspicions of a violent death seemed then to exist. Yesterday Dr. Marsh, in making a post-mortem examination, found that Mr. Bushnell had swallowed a dose of Paris green, and the poison caused death. It also appeared that the deceased, an educated and refined gentleman, had been emcated and refined gentleman, had been employed in an auction establishment at 248 Iludson street, but for some reason had left there and was watching for employment elsewhere. Being out of money and having no substantial friends in the city he longed to reach his home in Winchester, Va., where his family and friends reside; but he had not the necessary means at his command. He therefore rashly resolved on self-destruction, and swallowed the fatal draught, Before committing the deed Mr. Bushnell wrote two touching letters, one addressed to his father, Mr. Benjamin Bushnell, Winchester, Va., and the other to Elia and J. E. Bushnell, Winchester, Va., Below will be found copies of the letters, which were written in a bold, business-like hand:—

LETTER TO HIS FATHER.

Below will be found copies of the letters, which were written in a bold, business-like hand:—

LEFTER TO HIS FATHER.

OFFICE OF J. W. C. & Co., 1

345 illuson Stream, New York, 5

Sake forgive me. I remember when we parted you said you never expected to see me again upon earth. It ihought differently, though I suppose you will be correct. Oh, how my heart bleeds that I cannot see your dear old nace once more on earth. But I hope to meet you in Heaven. You know not what troubles I have had in New York. I can say, though, that I have done nothing in violation of law or to the injury of any one, but to work in a sub-basement under tyrannical men from morning until night has afflicted me. God only knows. I was insulted often, and sick frequently, consequently gave it up, and now I have neither money nor friends. There are some who perhaps would be friends, but I am too despondent to ask them favors; and as I have no longer a home upon earth I will seek one in Heaven, which I hope to obtain, and where I hope to meet you. Your affectments for.

J. W. B. LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

LETTER TO HIS CHILDREN.

OFFICE OF J. W. C. & Co., 348 Humson Stream, J. W. B.

Will be no more: but here I am without friends come counce to the conclusion that I am a nuisance upon this entire of the conclusion that I am a nuisance upon this will office of the conclusion that I am a nuisance upon this will office of the conclusion that I

grain; the symptoms of polsoning by arsenic vary freatily; a person may die suddenly, or he may live for years, but in the end die from the effects of the dose. On the close-scanning the the Professor stated that he believed the arsenic to have been administered but a few hours before death.

Dr. Porter was the next witness sworn—He sent the deceased a dose of calomel previous to his death; on Saturday he visited him and found him dying; there was no arsenic in the medicine he gave him; he took the calomel from a bottlet in his medicine chost; I gave him five grains of Dover powder; they were to ease his pain; I thought him suffering from typhoid fever; an Dover powder contains onium, inceas; and potach.

Moses H. Fewler, brother of the decased, was sworn:—I was present at my brother's funeral; he told me that his wife didn't treated; when I proposed to done he heard her say she would give him arsenic; wouldn't know anything about it; I often heard her say she would give him arsenic; would her say she would give him arsenic; wouldn't know anything about it; I often heard her say she would give him arsenic; would see he said he would kill him; once she threw a pair of scissors at me; after notes for the dead of the proposed to he persons to whom they were contained. Hannah Ann objected and dared me to do lit; Harvey's wife, a sister of the prisoner, said Joseph and his wife didn't agree very well; when Hannah Ann scolded Joseph he would every said, "Why not 1" they retired together.

Mrs. Forder, mother of Joseph, a woman eighty-two years of age, and very feelide from age, testified: "Arrive or six hours. Subsequently breaked them if they were man and wife; they said, "Why not 1" they retired together.

Mrs. Forder, mother of Joseph, a woman eighty-two years of age, and very feelide from age, testified: "Arrive or persons to them unknown."

Mrs. Forder, mother of Joseph, a woman eighty-two years of age, and very feelide from age, testified: "Arrive or persons to them unknown."

Mrs. Forder, mother of Joseph, a w

LOVE AND JEALOUSY.

Free Love and Its Fruits-A Husband Stabs His Wife, Her Paramour and Himself-A Story of Woman's Perversity and Man's Devotedness.

Christian Trefz, thirty years of age, of 108 Allen street, stabbed his wife, Louisa, and Pranz Linde-man yesterday morning, causing serious injuries. The particulars of the assault are as follows:—Mr. and Mrs. Trefz, both of whom are natives of Germany, arrived in America about three years ago and took up their residence in Pifth street. While they were living there Lindeman became acquainted with them and visited at the house. Mr. Trefz's business not proving as prosperous as his wife expected, she became dissatisfied, and after a series of complainings she left her husband and went to Philadelphia with Lindeman. Some two or three months after they had taken up their residence in that city Trefz went

to Philadelphia and begged of his wife to return to her home. Just then Mrs. Trefz refused to go back, but three or four weeks afterwards she gave up Lindeman and once more took up her residence in the house of her husband. Trefz then moved his business from Fifth street to Allen street, and exhausted all his means in the attempt to do a larger business than before. Unfortunately for him, however, the location he seiected was

NOT A GOOD ONE, and in a short time he lost all the money he pos sessed. This seemed to welgh-heavily on the mind

and in a short time he lost all the money he possessed. This seemed to welgh-heavily on the mind of his wife, and, as his business complications continued to growworse, she became low spirited and finally went back to live with Lindeman. This took place about three weeks ago. The second desertionof him by his wife was taken so much to heart by him that many of his iriends declare they would not have known him by simply meeting him in the street. His anger and despair culminated yesterday morning about eight o'clock, when he made up his mind if his wife did not return to him to take her life. With this idea Trefz started for 43 Orchard street, where Mrs. Trefz was living with Lindeman as his wife. When he got to the door of the apartments they occupied he knocked and Lindeman opened it. Trefz asked to be permitted to go in, but he was REFUSED ADMITANCE.

Mrs. Trefz, who was sitting on a sofa just inside the door, asked her husband what he desired. Trefz answered that he had come to endeavor to induce her to return to his home. This appeared to annoy the lady, and she told him, sharply, to go about his business, she did not intend to have anything more to say to him. Trefz them made an effort to pass Lindeman, but the latter stopped him. A scuille ensued, and Trefz, who seemed to have lost all centrol of himself, drew a long-bladed kinie and plunged it into Lindeman's side, just under the ribs. Lindeman fell back into the room, bleeding profusely and Trefz rushed upon his wife, knile in hand, and, flinging her back upon the sofa, stabbed her fourteen times in different parts of the body. The woman fought so desperately with her infuriated husband that none of the wounds were very severe; but she bled from almost all of them, and became so exhausted from the effect that she fell back fainting upon the sofa. Trefz, thinking he had killed her, then

In some side just under the heart, and fell across the floor at the feet of Lindeman. The noise attracted a number of the other residents in the house, and one hopes are

THE BOARD OF APPORTIONMENT.

The Board of Apportionment, which has been sitting at intervals for several weeks past, held a protracted session yesterday at the Comptroller's office. The proceedings were not open to the public, but the following is a resume of the business transacted:-

STREET CLEANING.

At a meeting of the Board of Police held vester. day morning the following applications for the work of cleaning the streets of the city were read and placed on file :-

Hall & Foster proposed to clean the entire city for one year for \$1,230,000. Benjamin F. Camp offered to do the same work

Walker, Fairchild & Co. proposed to clean the city for \$760,000 for one year.

Peter Gillespie wants to do the cleaning of the

streets for five years at an annual charge to the people of \$1,500,000. people of \$1,500,000.

Christopher Keyes proposed to do the work for \$100,000 per month.

M. H. Stanley is desirous of cleaning Thirty-second, Thirty-third and Thirty-fourth streets, from river to river, for \$23,200 a \$50x.

James Byrnes made a bid for the city at \$1,240,000, and would remove ice and snow at the rate of \$3 a load.

Daniel Whalen proposed for the city for \$1,120,000, and \$3 a load for removing ice and snow.

Daniel Whalen proposed for the city for \$1,120,000, and \$3 a load for removing ice and show.

Alexander C. Mackay proposed to clean the Eighth ward for \$40,520, Ninth ward for \$40,630, Fliteenth ward for \$40,520, or the Eighth, Ninth and Fifteenth ward for \$40,520, or the Eighth, Ninth and Fifteenth wards for \$110,900.

It was resolved that a committee, composed of Commissioner Bosworth and Mayor, Hall examine and report upon the validity of the present street cleaning contract.

Another resolution was passed to the effect that a committee, composed of Commissioners Manierre and Barr, make and report to the Board of Police an estimate of the amount that will be required to enable it to perform its duties under chapter 677 of the laws of 1872 with regard to street cleaning.

To these resolutions the Board attached its opinion on the momentous question for the benefit of the public. It is as follows:—

Resolved, That in the opinion of this Board the public

of the public. It is as follows:—

Resolved, That in the opinion of this Board the public interests require that the cleaning of the streets of the city be done on account and under the supervision of the Board of Police instead of by private centract.

A plan for cleaning the streets was submitted to the Board by Mr. George W. Middleton, and it is supposed he will be appointed Superintendent of the Street-cleaning Bureau.

THE GERMAN SCHUETZENFEST. Old and New World Schuetzen Corps in

Friendly Rivairy-Brooklyn Presents a The Brooklyn Schuetzen Corps, a body of German

Americans who have been associated for festival purposes for more than two years, have determined to leave this Continent on the 25th of June to take part in the Fourth National Schuetzenfest, which is to take place in Hanover, and to which the Brooklyn corps have been cordially invited. With that love of "fair play all around" which is so commendable a feature in the German-American festivals, the Brooklyn corps have had prepared a very handsome and valuable prize, which they will take with them and willingly leave behind them when they return to the land of their adeption. This they do not because they have any desire to re-turn from the field of festive rivalry empty handed, for they have no idea of doing any-thing of the kind, but simply because they desire, as far as may be possible, to prevent any hard or unpleasant feeling on the part of their home-taught rivals when the superiority of American-bred marksmen shall bring down the envied emblems of excellence provided for the victors by the National Association. And they have made an admirable selection of a prize for their brethren, in size, form Association. And they have made an admirable selection of a prize for their brethren, in size, form and material. The case, which is eighteen inches square, is covered with rich wine-colored velvet, trimmed and ornamented with bands; feet and shield of metal, heavily plated with gold. The interior design is an American shield, formed and filled in with American gold coin, amounting in value to more than three hendred dollars. This shield is surrounded by a wreath of green leaves, which again is ornamented with acorns in gold and silver. The prize entire cost upwards of four hundred dollars.

The Brooklyn corps, under their former captain, P. Aldgood, one of their founders, will all attend the festival in Germany, their present captain (Haurand) not being able to leave. Their departure will be made the occasion of a friendly demonstration by their associate organizations here, who, together with our citizens generally, and without distinction of nationality, will heartly bid them bon copage, honorable mention and safe return.

SIORNESS AND DEATH AT SEA.

The Corpse of a Child Abandoned by the

Parente-Coroner's Investigation-Re-Coroner Keenan yesterday afternoon investi-gated the case of Jost Wry, a German child, two and one-half years of age, who was found dead on board the emigrant ship Europa, foot of Jefferson street, East River, a few days ago, the corpse having been abandoned by the parents immediately upon their coming ashore. It is supposed they left at once for their destination in the Western country. The bark, although carrying over four hundred passengers, had no surgeon on board, and, consequently, there was great suffering among the poor emigrants. Below will be found a copy of Captain Pichler's testimony and the verdict of

the jury:—
August Pichler, captain of the bark Europa, arrived in this city May 17 from Bremen, having on board 418 steerage and second cabin passengers, says that is the largest number of passengers that he ever carried; had a great many children; had twelve deaths on board; the first was a child about five years old; the next was an old man, who died suddenly; the next a young man, who had smallpox; the next was another old man, who died suddenly; the next a child six years old, who had measles; the next a child six years old, who had measles; the next a child eight days old, who was born on the voyage and died in convulsions; the next the niother of that child, she was in delicate health and had the attendance of a midwife; next a man, aged forty-two years, who died suddenly; next two children, one born at the depot in Bremen, the mother having the small-pox and nursed the child; the body of deceased was found deserted by the parents; there were no complaints made by the passengers about the food; they had as much as they wanted of soup, bread and butter, with prunes and apples; we carried no doctor; John T. Arens, of Bremen, is the owner of the vessel; the German government, said the captain. does not compel us to carry a surgeon; the tonnage of my vessel is 895.

Wooster Beach, M. D., examined the body of deceased on board the bark, and was of opinion that death ensued from measles. Dr. Beach also examined the vessel, which appeared to be in good order. The bread used on board was also inspected and found to be sweet.

The case was given to the jury, who, after a short deliberation, rendered the following

VERDICT.

"That Jost Wry came to his death by measles. We also find that the bark Europa, on board of which deceased died, carried a large number of passengers without having a physician to attend the sick, and we recommend the matter to the proper authorities for investigation. is the largest number of passengers that he ever carried; had a great many children; had twelve

MARRIAGES AND DEATHS.

DAVENPORT—GAUTER.—On Tuesday, May 28, by the Rev. H. E. Montgomery, D. D., at the residence of the bride's brother, John Davenport, of Stam-ford, Conn., to Helen S., daughter of the late Dr. Thomas B. Gautier. MASON—Hebberd.—At the residence of the bride's

Thomas B. Gautier.

Mason—Hebberd.—At the residence of the bride's parents, in Seneca Falls, N. Y., on Wednesday, May 22, by the Rev. J. D. Krum, Charles W. Mason to Miss Mary Louisa Hebberd, Esq., formerly of New York.

Macddonocut—Engelman.—At the residence of the bride, Philadelphia, Pa., on Thursday, May 23, by the Rev. P. H. Henson, William F. Macddonocut—Office of New York, to Annie J. Engelman, of Philadelphia.

Ogden—Greene.—On Tuesday, the 28th inst., at the Church of the Holy Trinity, Brooklyn, by the Rev. Charles H. Hall, Herbert G. Ogden, United States Coast Survey, to Mary A., daughter of Joseph W. Greene, Esq., of Brooklyn.

St. John—Sherry.—At St. Paul's church, Norwalk, Conn., on Monday, May 27, 1872, by the Rev. Wm. Cooper Mead, D. D., Charles E. St. John to Miss Susan V., youngest daughter of Charles Sherry, Esq., all of Norwalk.

Walter—Petremont.—On Wednesday, the 22d inst., at the residence of the bride's parents, Paterson, N. J., by the Rev. John M. Hefferman, Alphonse Walter, of France, to Clarics Mathilde, aughter of Alfred Petremont.

Wilson—Torrens.—On Saturday, May 25,, by the Rev. George Z. Gray, rector of Trinity church, Bayonne City, N. J., John B. Wilson, Ballymena, Ireland, to Martha Jane Torrens, Clooney Terrace, Waterside, Londonderry, Ireland.

Died.

ANDERSON.—On Monday, May 27, MARGARET ANDERSON, aged 76 years.
Funeral from her late residence, 393 Eighth avenue, on Wednesday, 29th, at one o'clock P. M.
BARKER.—On Monday, May 27, PATRICK BARKER, native of the parish and county of Monaghan, Ireland, in the 33d year of his age.
The relatives and friends are invited to attend the funeral, from St. Gabriel's church, East Thirty-seventh street, where a solemn requiem mass will be offered for the repose of his soul, at nine o'clock A. M. Funeral will leave at one o'clock precisely this (Wednesday) afternoon.
Liverpool papers please copy.
BARKER.—On Tuesday, May 28, HALLIE, only daughter of John A. and S. K. Barker, aged 4 years and 11 months.
Funeral from her grandfather's, Charles Barker, 29 Elm place, Brooklyn, on Thursday, 30th inst., at ten o'clock A. M. Relatives and friends are invited to attend.

to attend.

Barns.—On Tuesday, May 28, Lawrence Barns, after a short illness.

The relatives and friends of the family are respectfully invited to attend the funeral, from his lateresidence, No. 203 East Fifty-third street, on Wedness day afternoon, at two o'clock. Bell .- At Morrisania, on Sunday, May 26, after a

residence, No. 203 East Fifty-third street, on Wedness' day afternoon, at two o'clock.

Bell.—At Morrisania, on Sunday, May 26, after a short illness, of pneumonia, Grorgs, the beloved husband of Mary Bell, in the 52d year of his age.

The relatives and friends of the family are invited to attend the funeral, to-day (Wednesday), at two O'E. M., from his late residence, on Railroad avenue, one block south of the depot.

Benjamin.—On Saturday, May 25, Joseph Benjamin, in the 76th year of his age.

The relatives and friends of the family are invited to attend the funeral, this (Wednesday) afternoon, at one o'clock, from his late residence, 261 Madison avenue.

Booden.—On Monday, May 27, John, eldest son of Patrick and Mary Booden, aged 16 years, 2 months and 23 days.

Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his parents, 302 Fifth st., Brooklyn, E. D., this (Wednesday) morning, at ten o'clock, to the Church of St. Vincent de Paul, where a solemn requiem mass will be offered up for the repose of his soul. The remains will be removed from the church to Calvary Cemetery at two o'clock P. M.

Booth.—In Brooklyn, on Monday, May 27, 1872, Resecca Frances, the eldest daughter of William C. Booth and neice of Sanunel Booth, Esq.

The relatives and friends of the family, also the members of the Washington street and the Johnson street Methodist Episcopal Church Sabbath schools, are respectfully invited to attend the funeral, from her father's residence, 137 Lawrence street, on Wednesday afternoon, at two o'clock, without further invitation.

Breens.—In Williamsburg, on Sunday, May 25, after a short illness, John H. Breens, in the 31st year of his age.

Friends and relatives of the family are respectfully invited to attend the funeral, from his late residence, No. 73 Wilson street, on Wednesday, May 29, after a short illness, John H. Breens, in the 31st year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, th

requiem mass will be offered for the repose of his soul.

BUCKLEY.—On Priday morning, May 17, after a long and painful lilness, the Rev. M. B. BUCKDEY, curate of St. Peter and Paul's church, Cork, Ireland. Callen.—At Hoboken, on Monday, May 27, ELIZABETH, infant daughter of James and Mary A. Callen, aged 21 months and 5 days.

Another bud to bloom in heaven.

The friends and relatives of the family are invited to attend the funeral, this (Wednesday) afternoon, at one o'clock, from 77 Meadow street, Hoboken, N. J.

DESMOND.—On Monday, May 27, ELIZABETH, days.

at one o'clock, from 77 Meadow street, Hoboken, N. J.

Desmond.—On Monday, May 27, Ellen F., daughter of Andrew and Mary Cannary, and wife of Cornelius Desmond.

The relatives and friends of the family, also those of her brothers Thomas, James and Rev. Andrew J. Cannary, and of her brothers-in-law Walter Lanigan and Dr. John Thompson, are respectively in vited to attend the funeral, from her late residence, 243 East Fifty-eighth street, on Wednesday, the 29th linst, at nine o'clock. Her remains will be conveyed to St. Patrick's cathedral, where a solemn high mass of requiem will be offered up at ten o'clock, thence to Calvary Cometery for interment.

Dentz.—At East Newark, N. J., on Monday, May 27, Elizabeth Amelia, youngest daughter of Louis A. and Sarah Amelia Dentz, aged I year, 4 months and 13 days.

and Sarah Amelia Bentz, aged 1 year, 4 months and 13 days.

A bud on earth,
To bloom in Heaven.

Relatives and friends are invited to attend the funeral, from her parent's residence, on the Turnpike road, East Newark, on Wednesday, May 29, at ten o'clock A. M. Interment in Greenwood.

DEVLIN.—On Tuesday, May 28, 1872, BRIDGET DEVLIN, tae beloved wife of James Devlin, aged 27 years, native of Ireland, county Tyrone, parish of Lower Bactony.

The relatives and friends of the family, and those of her brothers, John and Peter McSwegen, are respectfully invited to attend her funeral, from her husband's residence, 23% Gouverneur street, on Thursday, May 30, 1872, at two o'clock.

DIMOCK.—Suddenly, at Elizabeth, N. J., on Monday, May 27, at half-past five o'clock P. M., A. Vaughs Dimock, in the 37th year of his age.

The relatives and friends of the family are invited

to attend the funeral, on Wednesday, May 29, at half-past four o'clock P. M., from the Broad street Baptist church, Elizabeth, N. J.

DOLL.—At Philadelphia, on Friday, May 24, HENRY F. DOLL, eldest son of Salome and Francis Doll, aged 27 years and 3 months.

The relatives and friends are respectfully invited to attend the funeral, this (Wednesday) afternoon, at two o'clock, from his late residence, 16 Clinton street.

at two o'clock, from his late residence, 16 Clinton street.

Down.—On Tuesday, May 21, ROBERT DOWD, in the 22th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 200 Orchard street, Greenpoint, this afternoon, at two o'clock, thence to Calvary Cemetery.

Downey.—On Tuesday, May 28, after a short illness, Mrs. Mary Downey, wife of Patrick Downey, a native of the city of Limerick, Ireland, aged 47, years.

a native of the city of Limerick, Ireland, aged it years.

The relatives and friends are invited to attend the funeral, from 332 East Thirty-sixth street, Thursday 30th inst., at two o'clock.

ELLIOT.—In Brooklyn, on Monday, May 27, ANNA GRACE ELLIOTT, only daughter of Anna G. and the late Henry Elilott, aged 19 years, 9 months and 3 days.

Funeral service at the residence of her uncle, Dr. J. B. Elliott, 493 Chnton avenue, on Wednesday, May 29, at ten e'clock A. M. Remains will be taken to Bridgeport, Conn., for interment same day.

Bridgeport papers please copy.

FINGER.—On Monday, May 27, after a short bub severe illness, Ernst G., youngest son of Ernst and Anna C. Fincken, aged 18 years, 9 months and 8 days.

Anna C. Fincken, aged 18 years, a month of days.

Notice of funeral hereafter.
FLEMING.—In Brooklyn, on Tuesday, May 28, MARY FLEMING, eldest daughter of the late Walter, Fleming.
Funeral will take place from the residence of her brother-in-law, Thomas Thornton, 123 Prospect street, on Thursday. (Hour given in Thursday's paper.)

street, on Thursday. (Hour given in Thursday's paper.)
GRANT.—At Metuchen, N. J., on Saturday, May 28; FRANCIS RAGG GRANT, in the 55th year of his age, and was interred there.
Aberdeen (Scotland) papers please copy.
GRAY.—In Brooklyn, on Monday, May 27, MARY LOUISA, youngest daughter of Edward and Orissa Gray, aged 23 years.
Relatives and friends, also members of Sanda Street Sunday School, are respectfully invited to attend the funeral, from the residence of her brother-in-law, 294 Adelphi street, on Thursday, at two P. M.
HAINES.—On Monday, May 27, John HAINES, aged 82 years.

HANKES,—On Monday, may 21, John HANKES, agong 82 years.
Relatives and friends are respectfully invited to attend the funeral, from his late residence, 38 Goorck street, this (Wednesday) afternoon, May 20, at half-past one o'clock.
HANKINSON.—On Friday, May 24, at Spotswood, Middlesex county, N J., of typhold pneumonia, David RAY HANKINSON, aged 68 years, 3 months and 27 days.

and 27 days.

Freehold (Monmouth county, N. J.) papers please copy.

HARRIS.—On Saturday, May 25, at Coldenham,
Orange county, N. Y., after a short lilness, JAMES B.,
HARRIS, in the 44th year of his age.

Newburg papers please copy. Hill.—On Tuesday, May 28, Mrs. Hill, aged 50

orange county, N. 1., atter a short miness, James B., Harris, in the 44th year of his age.

Newburg papers please copy.
Hill.—On Tuesday, May 28, Mrs. Hill, aged 50 years.

The funeral will take place from her late residence, 447 West Fifty-fourth street, on Thursday, abone o'clock P. M.

Highes.—On Tuesday, May 29, Thomas Charles Hughes, aged 23 years, 6 months and 23 days.
His relatives and friends are respectfully invited to attend his funeral, from the residence of his mother, Mrs. Mary Roberts, 325 East Twelfth street, on Thursday, the 30th finst, at half-past one P. M.
Johnston.—On Tuesday, May 28, after a short lillness, Joseph C. Johnston, aged 25 years.

The relatives and friends of the family are respectfully invited to attend his funeral, from the residence of his mother, Mrs. J. Riddock, 247 East Ninetenth street, on Thursday, May 30, at one o'clock.

Jones.—On Monday, May 27, Robert Jones, clock, Jones.—On Monday, May 27, Robert Jones, eldest, son of James and Maria Jones, in the 32d year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his brother-in-luw, Augustus F. Raveret, 152 avenue C, this (Wednesday) afternoon, at half-past one o'clock.

Kehoe.—On Tuesday morning, May 23, Mary-Ellen Kehoe, aged 7 rears, 10 months and 4 days.

The relatives and friends are respectfully invited to attend the funeral, from the residence of her parents, 1,530 Eroadway, between Forty-seventh, and Forty-eighth streets, to-day (Wednesday), May 29, at half-past one o'clock P. M.

Kiennan.—On Monday, May 27, Alloc Kiennan, anative of the parish of Clavane, county Leitrim, Ireland, aged 65 years.

The relatives and friends of the family are requested to attend the funeral, on Wednesday, the 29th instant, from her late residence, 408 Eash Twentieth street, at two o'clock.

Le Count.—At New Rochelle, N. Y., on Monday, May 27, Josephins S., infant daughter of Charles O. and Josephine A. Le Count.

The funeral well-past three o'clock, from the resid

Attend.

MARSH.—On Tuesday, May 28, SEYMOUR N. MARSH, Jr., aged 5 years, 2 months and 24 days.

The relatives and friends of the family are respectfully invited to attend the funeral, at the house of his grandfather, S. N. Marsh, corner Hewes street and Lee avenue, Brooklyn, E. D., on Thursday, 30th inst., at ten o'clock A. M. The remains will be taken to Rahway, N. J., for interment.

MAYNZ—On Monday, May 27, Helene, widow of Nathan Maynz, aged 84 years.

The relatives and friends of the family are invited to attend the funeral, from the residence of her son-in-law, Mr. A. Harris, 247 East Seventy-eighth street, on Wednesday, 22th Inst., at nine o'clock A. M.

MIXER.—In Brooklyn, on Monday, May 27, Henry A. M.
MIXER.—In Brocklyn, on Monday, May 27, HENRY
MIXER, in the 58th year of his age.
His remains will be sent to Forestville, N. Y., for

MULLIGAN.-In Brooklyn, on Monday, May 27, at MULLIGAN.—In Brooklyn, on Monday, May 21, at-his residence, 469 Carroll street, John Mulligan, age 50 years, a native of the county Cavan, parish of Killanclare, Ireland.
Funeral from 468 Carroll street, between Nevins and Third avenue, South Brooklyn, on Wednesday, May 29, at two o'clock.
McGloine.—On Tuesday, May 28, Theresa, daughter of William and Catherine McGloine, aged

daughter of William and Catherine McGloine, aged 1 month and 15 days.

Funeral from residence, 33 Charles street, on Wednesday, 20th inst., at two o'clock.

NAYLOR.—On Sunday, May 26, MARGARET VARIAN, wife of Peter Naylor, in the Tist year of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, 314 Fifth avenue, on Wednesday afternoon, May 23, at four o'clock, without further invitation.

afternoon, May 29, at four o'clock, without further invitation.

Nicoll.—In Sag Harbor, on Monday, May 27, at the residence of her sister, Mrs. Charles T. Dering, Anna W. Nicoll, in the Sist year of her age.

QUAIL.—In Brooklyn, on Tuesday, May 28, 1872, Daniel Quail, a native of Downpatrick county Down, Ireland, aged 25 years.

His remains will be interred in the Cemetery of the Holy Cross, Flathush, on Thursday, at two o'clock, from 123 Boerum street, Brooklyn.

Befast papers please copy.

Randall,—At Havonne, N. J., on Sunday, May 28, of typhoid pneumonia, Harrier, wife of Erastus Randall, aged 50 years, I month and 15 days.

The friends of the family are respectfully invited to attend the funeral, from her late residence, Bayonne, at twelve o'clock M., on Wednesday, May 29. Trains, per New Jersey Central, leave loot of Liberty street at a quarter to twelve A. M.

RETON.—On Sunday, May 28, of brain fever, Austin W. Retros, aged 19 years and 4 months.

Relatives and friends of the family are respectfully invited to attend the funeral, from the Reformed church. Thirty-lourth street, west of Eighth avenue, this (Wednesday) afternoon, at one o'clock. Sadler,—On Monday, May 27, Mrs. Harrier Sadler, wife of Thomas Sadler, late of Walsall, England, in her 47th year.

Birningham papers please copy.

Share.—On Monday, May 27, at the residence of his mother, 1,495 Rroadway, William Petter, son of Susan R, and the late Peter M. Sharp, aged 3 years and 6 months.

The remains will be removed on Thursday morn-

ins mother, 1,436 Broadway, William Prick, son of Susan R. and the late Peter M. Sharp, aged 3 years and 6 months.

The remains will be removed on Thursday morning to the residence of his grandfather, William Sharp, 179 De Kalb avenue, Brooklyn, where the funeral will take place, at two o'clock P. M.

SKIRMORK.—In this city, at the residence of his father, Samuel T. Skidmore, on Sunday morning, May 26, 1872, WILLIAM ROBERT SKIRMORE, in the 31st year of his age.

The relatives and friends are invited to attend the funeral services at Trinity Church, Broadway, opposite Wall street, on Wednesday morning, 29th May, at ten o'clock.

STILMANS.—On Monday morning, May 27, Mrs.
DELIA STILLMAN, wife of Rev. George Stillman, of Rye, N. Y.

The funeral will take place from the chapel of the Methodist Episcopal Church, Rye, to-day (Wednesday), May 29, at half-past ten o'clock A. M. Cars leave Twenty-seventh street depot at nine o'clock A. M.

WARDELL.—On Tuesday, May 28, RICHARD WARDELL, aged 4 years, 9 months and 7 days.

Relatives and friends are respectfully invited to attend the funeral, on Thursday, May 30, at two P.

M., from its residence, 197 Twellith Street, South Brooklyn.

Wilson. On Sunday May 26, after a ligarity.

Brooklyn. On Sunday, May 25, after a lingering illness, EMANUEL JOSEPH WILSON, of Mott Haven, late of 43 Cherry street, aged 36 years and 7 months. The friends of the family are earnestly requested to attend the funeral to-day (Wednesday), from his late residence, corner of Smeeman street and Boston Rond, Westleaster county, and from thence to the Church of St. Jerome, where a solemn requiem mass will be said for the repose of his soul, and from thence to Calvary Cemetery at half-past twelve o'clock.